EXHIBIT A

2- Accountnumbers

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Complete the following for each individual Proprietor, Partner, Manager, Corporate Officer, and Shareholder (if all shares are owned by 5 or less persons). Use additional sheets, if necessary.

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	76092		
STATE, ZIP		CITY, STATE, ZIP	
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	CERTIFIC	ATE OF RESALE	
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HEREBY CERTIFY: That I hold tim	like Tay law and that	No. 32001905147 I the tangible personal property which I was me in the form of tangible personal property.	ill purchase from Harris
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Harrison Company, L.L.C. TERMS OR CONDITIONS

Parties hereby agree that all purchases made and extensions of credit are subject to the following terms and conditions:

- 1. All invoices are due and payable without discount on or before expiration of the terms assigned to the Account, and the terms have been explained to me. All sums received by Seller shall first be applied to the oldest charges, then to the next oldest, and so forth. Purchaser agrees to any interest on all past due sums at the rate of 22 percent per annum.
- 2. The undersigned Purchaser agrees to pay Seller a service charge of \$30,00 for all protested checks returned by their bank.
- 3. No credit will be extended unless the personal guaranty set out below is signed by a proprietor or partner. In the event that this guaranty is executed by more than one person, then, in such event the liabilities and obligations of the undersigned hereunder shall be joint and several and the relative wants herein shall be read so it is written in the plural.
- 4. The undersigned purchaser agrees that if it appears that the austomer is insolvent or about to become insolvent or if any balance remains unpaid after same is due, that all credit may be terminated without notice until all balances are paid and until Seller receives such assurances as are sufficient in its sole opinion to insure that all future charges will be paid when due.
- 5. The undersigned Purchaser agrees to pay, in the event the account becomes delinquent and is turned over to an attorney or agency for collection, a reasonable fee. In no event shall such reasonable fee be less than 33% of the balance due plus all attendant collection costs. It is understood that in the event of suit or action, that Bossier Parish, Louisiana is the venue for litigation. If we understand we are waiving our right to litigate outside of Bossier Parish, Louisiana. We turther covenant and agree, it suit is filed, that the Superior Court of Bossier Parish, LA retains both in rem and personam jurisdiction over us and all our assets.
- 6. The undersigned agrees to notify Seller by certified mail of any change of ownership of the Customer or of any change of financial status which renders or threatens to render the Customer insolvent and further agrees to be liable for all purchases should the undersigned fail to comply with said notification.
- The parties hereby acknowledge that the statement for goods and/or services purchased from Seller are not payable in installments, but are payable in full as stated herein.
- 8. The covenants, waivers, releases and promises aforestated are made in consideration of Seller extending credit to the Purchaser on open account.
- 9. Seller may require that a new credit application be filed at any time and may terminate credit if such application is not filed.
- 10. This credit application and the following personal guaranty shall apply to all sales made by Seller to Purchaser and not merely to the business location or operation noted herein.
- 11. Purchaser warrants to Seller that the tobacco tax number and the sales tax number are valid and agrees to assume all liabilities associated with these representations.
- 12. Purchaser herein grants a UCC security interest in and to any and all of Purchaser's present and future inventory (including consigned inventory), related equipment, goods, merchandise, and other items of personal property, items held for sale, including any and all right of torfeiture, all insurance proceeds related to above related items whether now owned or hereafter acquired by purchaser and proceeds therefrom, for all stores that purchaser operates now and hereafter and for all related parties and entities.
- 13. Purchaser warrants to Seller that all financial information furnished for the purpose of obtaining credit is true, correct and complete in all material respects, and Purchaser authorizes Seller to investigate all references furnished pertaining to the credit and financial responsibility of Purchaser.

THIS APPLICATION MUST BE COMPLETED IN FULL (INCLUDING GUARANTY) AND MUST BE APPROVED BY SELLER'S CREDIT MANAGER BEFORE CREDIT WILL BE EXTENDED.

SALES REPRESENTATIVE (NAME & NUMBER)	PRINTED NAME OF PROPRETOR PARTNER, OR OFFICER TITLE
APPROVED, CREDIT MANAGER	SIGNATURE OF ADME
fee be less than 33% to of the balance due plus all attendant colle	Seller payment of any obligation of the aforesaid Purchaser and I scome due to you by the Purchaser whenever the Purchaser shall fail nating and irrevocable guaranty and indemnity for such indebtedness and notice thereof and consent to any modification or renewal of the ion of credit. I further agree to pay, in the event the account becomes or collection, a reasonable fee, and in no event shall such reasonable action costs. GUARANTOR'S SIGNATURE (OWNER, RABUSE)
WITNESS	GRANGICK 2 SIGNOTHING (CONTACT, ASSESSED)
DATE	